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bruary 13, 2008

VIA FACSIMILE

Hon, Colleen McMahon, U.S.D.J. United States District Court, Southern District of New York 500 Pearl St., Room 640 New York, NY 10007

> Scantek Medical, Inc. v. Angela Chen Rc:

Sabella and Accordant Holdings, LLC, Index No.: 08 CV 00453 (the (CM)

for rede

"Lawsuit")

Dear Judge McMahon:

I am the attorney of record for Scantek Medical, Inc. with respect to the Lawsuit. On January 17, 2008, the attorney for the defendants, Angela Chen Sabella and Accordant Holdings, LLC, filed a Notice of Removal with respect to the Lawsuit. I am writing to seek your permission to make a motion to have the removal declared null and void because removal of the Lawsuit is improper.

The Defendants base their Notice of Removal to this Court solely upon diversity jurisdiction pursuant to 28 U.S.C. §1332.

The Defendants have waived their right to assert diversity jurisdiction as a basis for removal. All of the documents which form the basis of Plaintiff's lawsuit contains the following provision:

The parties hereby consent to and irrevocably submit to personal jurisdiction over each of them by the Courts of the State of New York in any action or proceeding

(emphasis added). Accordingly, the removal of the Lawsuit to the United States District Court was improper because the defendants agreed to jurisdiction of the Courts of the State of New York.

In view of the foregoing, jurisdiction is not proper in the United States District Court; the removal of this matter should be deemed null and void.

Respectfully submitted,

Um Brooke

Alan P. Fraade

cc: Kenneth Sussmane, Esq.

APF/gtk